



Australian Government

Department of Immigration and Border Protection

25 November 2014

Sent by Email

SHI
PO BOX K595
HAYMARKET NSW 1240 AUSTRALIA

Email:

In reply please quote:

Client Name SHI
Date of Birth [REDACTED]
Cancellation ID [REDACTED]
File Number [REDACTED]

Dear SHI

Notice of Decision Not to Cancel under section s116 (General Power) of the *Migration Act 1958*.

On 17 October 2014 you were notified of the intention to consider cancellation of your Student (Temporary) (class TU) Higher Education Sector (subclass 573) visa which was granted on 04 March 2013.

You replied in a letter dated 17 October 2014. Your comments have been taken into account in making this decision.

I have decided that there is a ground(s) for cancellation of your visa under s116(1)(b) breach of condition - 8516 of the *Migration Act (1958)* which states that:

s116. (1) Subject to subsections (2) and (3), the Minister may cancel a visa if he or she is satisfied that:

(b) its holder has not complied with a condition of the visa

because

It appears that you have breached condition 8516 which is attached to your TU-573 Higher Education Sector visa.

Condition 8516 states:

哥伦布学生签取消驳回成功
案例